

# **COMMERCIAL LEASE AGREEMENT**

(C.A.R. Form CL, Revised 12/23)

Da	ite (F	or refere	ence only): March 1, 2	024				
_		Five Pas	sco Brothers, Inc., c/c	Omarshall, Inc. (C	wner, Authoriz	ed Broker or Agent, o	r Property Manager, (	"Landlord"))
an	u		Lake	County Denartment of Soc	dal Sandroe		("Tonont") agree	as follows:
1.	PR	OPERT						
	ма	in Stree	t, Suite G, Lower Lak	ke, CA 95457	_ ("Premises")	, which comprise app	proximately%	of the total
•	squ	lare root	age of rentable space	in the entire property. See e	exhibit	for a fu	orther description of the	e Premises.
۷.	ICH	KM: Ine	term begins on (date)	July 1, 2024	("C	cmmencement Date*	,	
	A.	X Leas	se: and shall terminate	e on (date)	at 11:59	M M PM. Any holding	g after the term of this	agreement
		evbirgo	, will Landidius Conse	ni, snali create a monin-to-r	nonth tenancy f	hat either narty may te	rminate as specified in	naragranh
		condition	one of this correct	equal to the rent for the im	mediately prec	eding month, payable	in advance. All other	r terms and
	R	Mon	th-to-months and con	shall remain in full force and	effect.			(400)
	υ.	to the	ther at least 30 days	tinues as a month-to-month	tenancy. Either	party may terminate to	he tenancy by giving w	ritten notice
		any dat	bulei at least 30 days p	prior to the intended termina	tion date, subje	ect to any applicable la	aws. Such notice may	be given on
	C.			TEDMC.			0000	
3.	BA	SE REN	T:	TERMS:			OR See attached a	addendum.
-		T		ent at the rate of (CHECK C	ME ON VI	•		
		$\prod$ (1)	S ner m	tent at the rate of (CHECK County, for the term of the agreenth, for the first 12 month.	sement			
		H (2)	\$ per m	nonth, for the first 12 month	he of the agre	oment Commencing	with the 12th month	
		□ (- <i>)</i>	expiration of each 13	2 months thereafter, rent sh	all he adjusted	ement. Commenting	with the 13th month	, and upon
			Index of the Bures	au of Labor Statistics of	the Denartme	according to any incl	Urban Concumers	("CDI") for
				(the city nearest t	he location of	the Premises) base	d on the following for	CCFI ) IOI
			Rent will be multiplie	ed by the most current CPI	preceding the	first calendar month	during which the adjust	etment ic to
			take effect, and divid	ded by the most recent CPI	preceding the	Commencement Dat	e in no event shall a	ny adjusted
			Base Rent be less t	han the Base Rent for the	month immedia	ately preceding the a	diretment If the CPI is	s no longer
			DUDUSTIER THEN THE	addictment to Heed Dant ch	all ha haced on	an altamata ladau th.	-44 -l L M1-	4L - ODI
		<b>(3)</b>	\$ per m	onth for the period commer	icing	and ending	and \$	ner
			month for the period	onth for the period commer commencing and ending	and ending	and \$	per month for	the period
			commencing	and ending				
		_ (")	III GOODIGEIICG MILI U	io allached ferti scriedule.				
	_	<b>X</b> (5)	Other: \$5,203 per mo	onth for first 12 months; Se	e CPI Formula .	Addendum for comm	encement of 13th mon	rth
	B.	base K	ent is payable in advai	nce on the 1st (or	) day of each	calendar month, and	is delinquent on the no	veh tve
	C.	ir the Co	ommencement Date fa	ills on any day other than the	a first day of the	month Rase Rent for	r the first calendar mo	nth shall he
		prorated	d based on a 30-day p	period. If Tenant has paid o	ne full month's	Base Rent in advance	e of Commencement	Date, Base
4.	DE	Rent for	the second calendar r	month shall be prorated bas	ed on a 30-day	period.		
4.	REN		/IIDIID II			w w o o o o		
	м.	Denniti	on: (Rent) shall me	an all monetary obligations	s of Tenant to	Landlord under the	terms of this agreem	ent, except
	ь	Security	deposit.			20 99 90 9		
	ь.	raymer	nt: Rent shall be paid	to (Name) nue San Bruno CA 94066		Omershall, Inc.		at
		(addres	s) oos Jenevein Avei	nue San Bruno CA 94066		, or at any oth	er location specified b	y Landlord
			g to rendin.					
	<b>U</b> .	bul and	base Kent shall be p	aid as specified in paragra	ph 3. All other	Rent shall be paid wit	thin 30 days after Tena	ant is billed
5	EAD	by Land	IIOIG.					
J.	Con	Imanaaa	post Data during this	entitled to possession of the	Premises on	If Te	nant is in possession	prior to the
			morte Duto, during tills	unie (i) renant la not obliga	ited to bay bas	e Rent and IIII Tenai	מוומים זמת פונו ויצוו ויזמ	ated to nav
	COM	nh with	all other terms of this	her or not Tenant is obligat	ed to pay Rent	prior to Commencen	nent Date, Tenant is o	obligated to
			all other terms of this a DEPOSIT:	agreement.				
u.				101000	20 20 2			
	Λ.	sohies (	agrees to pay Landlon	d \$4,000.00 as a	security depos	it. Tenant agrees not	to hold Broker respon	sible for its
		return. (	IL CHECKED:) TILB	ase Rent increases during	the term of this	agreement, Tenant a	igrees to increase dep	posit by the
	B	All or an	oportion as the increa	se in Base Rent.				
	٥.	late cha	mes non-sufficient fun	ty deposit may be used, as inds ("NSF") fees, or other su	easonably nec	essary, to: (I) cure Ter	nant's default in payme	ent of Rent,
		by Tena	int or by a quest or lice	ensee of Tenant; (iii) broom	alloge the Dro	pair damage, excludin	g ordinary wear and to	ear, caused
		(iv) cove	er any other unfulfilled	obligation of Tenant. SEC	I DITY DEPO	inises, ir necessary, i	upon termination of tel	nancy; and
		PAYME	NT OF LAST MONTH	I'S RENT. If all or any porti	on of the secur	ity deposit is used d	USED BY TENANT II	N LIEU OF
		reinstate	the total security den	osit within 5 days after writte	n notice is deli	tomed to Toppert Within	uring tenancy, Tenani	agrees to
		possess	ion of the Premises	Landlord shall: (i) furnish	enant an item	ized statement indica	n 30 days after Landio	ra receives
		deposit	received and the basis	s for its disposition, and (ii)	return any rem	aining portion of soci	with deposit to Tenant	Howaver
		if the La	ndlord's only claim upo	on the security deposit is for	unnaid Rent	then the remaining so	rtion of the security do	nocit offer
		deductio	on of unpaid Rent, sha	Il be returned within 14 days	after the Land	lord receives nesses	tion of the security de	posit, aitei
	C.	No intere	est will be paid on sec	urity deposit, unless require	d by local ordin	ance.	and the	
					,			
					2			
CL	REVI	SED 12/	23 (PAGE 1 OF 7)	Landlord's Initials X	01	Tenant's Initials	1	COUNT HOUSING
			CO	A SECTION AND COMPANY OF A SECTION AND A SECTION ASSESSMENT AND A SECTION ASSESSMENT ASS	DEEMENT 10			O-OCT-ACTY
_	hatt ta	c_ 683 Jenes	cin Avenue San Bruno CA 94066	MMERCIAL LEASE AG	KEEMENI (C			
mar						Phone: (650)873-6844 Suite 2200, Dallas, TX 75201	Fax: (650)873-2510 L	AKE CO-16170

7.	PA	YMENTS:	TOTAL DUE							
	A.	Bank From Willelman T. Assessment	TOTAL DUE		RECEIVED	BALANCE DUE	DUE DATE			
	B.	Rent: From <u>07/01/2024</u> To <u>07/31/2024</u> Security Deposit	\$ 5,203.00 \$ 4,000.00	:	00.00	\$ <u>5,203.00</u>	07/01/2024			
	C.		\$	\$	00.00	\$	Recv'd 2009			
		Category	·	<b>-</b>		Ψ				
	D.	Other:	\$	\$		\$				
	_	Category								
2	E.	Total:	\$9,203.00	\$	00.00	\$ <u>5,203.00</u>	07/01/2024			
8.		RKING: Tenant is entitled to 16	unreserved and	0	reserve	ed vehicle parking s	paces. The right to			
	ren	king is is not included in the Base Rent tal fee shall be an additional \$ per n	charged pursuan	to paragra	ph 3. If not	included in the Basi parking operable mo	a Rent, the parking			
	for	trailers, boats, campers, buses or trucks (o	ther than pick-up	trucks). Ten	ant shall no	ork in assigned sna	ce(s) only Parking			
	spa	ice(s) are to be kept clean. Vehicles leaking o	il, gas or other mo	or vehicle flu	ride shall no	t be parked in parkir	no spaces or on the			
	Pre	mises. Mechanical work or storage of inopera-	able vehicles is no	allowed in p	parking space	ce(s) or elsewhere o	n the Premises. No			
9.	An	might parking is permitted.  DITIONAL STORAGE: Storage is permitted	ac follows: The				The debt to			
٠.	add	litional storage space is is is not included	in the Base Rent	hamed nurs	uant to par	enrang.	. The right to			
	Stor	rage space shall be an additional \$	per month. Te	nant shall st	ore only pe	rsonal property that	Tenant owns, and			
	sha	II not store property that is claimed by anoth	er, or in which and	other has an	v right, title.	or interest. Tenant	shall not store any			
	eha	roperly packaged food or perishable goods, fill pay for, and be responsible for, the clean-up	ammable material	s, explosives	, or other da	ingerous or hazardo	us material. Tenant			
10.	LA	TE CHARGE; INTEREST; NSF CHECKS: To	enant acknowledge	on caused i	late navme	use of the storage a	rea.			
	may	y cause Landlord to incur costs and expense	s, the exact amou	nt of which a	re extreme	v difficult and impra	ctical to determine.			
	The	ise costs may include, but are not limited to.	processing, enforce	ement and a	ccounting e	xpenses, and late c	harges imposed on			
	ie n	diord. If any installment of Rent due from Ten	ant is not received	by Landlord	within 5 cal	endar days after dat	e due, or if a check			
	deli	sturned NSF, Tenant shall pay to Landlord, nquent amount and \$25.00 as a NSF fee, any	of which shall be	deemed add	litional Rent	Landlord and Tena	int some that these			
	cha	rges represent a fair and reasonable estimate	of the costs Land	lord may inc	ur by reason	n of Tenant's late or	NSF payment, Any			
	late	charge, delinquent interest, or NSF fee due s	hall be paid with the	e current ins	stallment of	Rent. Landlord's acc	eptance of any late			
	sha	rge or NSF fee shall not constitute a waiver il not be deemed an extension of the date Re	as to any default o	of Tenant, La	andlord's rig	ht to collect a Late	Charge or NSF fee			
	and	remedies under this agreement, and as provi	ded by law.	NEW COURSE						
11.	CO	NDITION OF PREMISES: Tenant has examine	d the Premises and	dacknowledg	es that Pren	mises is clean and in	operative condition,			
	with	the following exceptions: n/a. Tenant has it	een in possessio	n of the pre	mises sinc	e 2009.	·			
12.	ZOI	ns listed as exceptions shall be dealt with in the NING AND LAND USE: Tenant accepts the	e following manne Premises subject	r:	tate and fe	deral lawe regulation	ne and ordinancee			
	("La	iws"). Landlord makes no representation or v	varranty that Prem	ises are nov	w or in the	future will be suitabl	e for Tenant's use.			
	Ten	ant has made its own investigation regarding	all applicable Laws	3.						
13.	TEN	NANT OPERATING EXPENSES: Tenant agre	es to pay for all ut	ilities and se	rvices direct	ly billed to Tenant.				
14.	A.	PROPERTY OPERATING EXPENSES:  A. Tenant agrees to pay its proportionate share of Landlord's estimated monthly property operating expenses, including but not								
	-	limited to, common area maintenance, cons	olidated utility and	service bills	. insurance.	and real property to	axes, based on the			
	_	ratio of the square footage of the Premises to	the total square f	ootage of the	rentable sp	ace in the entire pro	ire property.			
45	B.	(If checked) paragraph 14 does not apply	0							
13.	No	E: The Premises are for the sole use as <u>Lak</u> other use is permitted without Landlord's prior w	ritten consent. If an	nent of Soc	ant causes	on increase in the pre	mium on I andiom's			
	exis	ting property insurance. Tenant shall pay for the	e increased cost. 7	enant will co	moly with al	I aws affecting its us	se of the Premises			
16.	RU	LES/REGULATIONS: Tenant agrees to co	mply with all rule	s and requ	lations of	andlord (and, if a	policable. Owner's			
	Association) that are at any time posted on the Premises or delivered to Tenant. Tenant shall not, and shall ensure that guests and licensees of Tenant do not, disturb, annoy, endanger, or interfere with other tenants of the building or neighbors, or use of the									
	Pre	mises for any unlawful purposes, including, b	ut not limited to, u	sing, manufa	acturino sel	ling storing or trans	sporting illicit drugs			
17	or o	ther contraband, or violate any law or ordinan	ce, or committing	waste or nu	uisance on c	or about the Premise	8.			
•••		Tenant OR (If checked, Landlord) shall p	rofessionally main	tain the Pres	mises includ	ling heating, air con-	ditioning electrical			
		plumbing and water systems, if any.					and orang, or contour,			
	B.	Tenant OR (if checked, Landlord) shall ke	ep glass, windows	and doors i	n operable a	and safe condition.				
	C.	Landlord OR (If checked, Tenant) shall n	naintain the roof, fo	undation, ex	terior walls,	common areas and				
	D.	Unless Landlord is indicated above, if Tens	ent fails to maintai	n the Premi	ses, or kee	o it in operable and	safe condition, as			
		specified in 17 A-C, Landlord may contract t	for or perform such	services to	maintain th	e Premises, or keep	t in operable and			
18	ALT	safe condition, as specified in 17 A-C, and ch	rations in or about	andlord's cos	it.	installation of trade	futume and cione			
	ALTERATIONS: Tenant shall not make any atterations in or about the Premises, including installation of trade fixtures and signs, without Landlord's prior written consent, which shall not be unreasonably withheld. Any atterations to the Premises shall be done									
	according to Law and with required permits. Tenant shall give Landlord advance notice of the commencement date of any planned									
	alteration, so that Landlord, at its option, may post a Notice of Non-Responsibility to prevent potential liens against Landlord's interest in the Premises. Landlord may also require Tenant to provide Landlord with lien releases from any contractor performing									
40	work on the Premises.									
19.	COST	VERNMENT IMPOSED ALTERATIONS: Ar consibility. Landlord shall be responsible for a	ny alterations requ	lired by Lav	was a res	ult of Tenant's use	shall be Tenant's			
			O 1							
CL	REV	ISED 12/23 (PAGE 2 OF 7) Landlord's	s Initials x		Tenant's Initia	als/				

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COMMERCIAL LEASE AGREEMENT (CL PAGE 3 OF 7)	
KEVISED 12/23 (PAGE 3 OF 7) Landlord's Initials X	CF
TENANCY STATEMENT (ESTOPPEL CERTIFICATE): Tenant shall execute and return a tenancy statement (estoppet certificate), delivered to Tenant by Landlord or Landlord's agent, within 3 days after its receipt. The tenancy statement shall acknowledge that this agreement is unmodified and in full force, or in full force as modified, and state the anodifications. Failure to comply with this to prospective lender or purchaser, and (ii) may be treated by Landlord as a material breach of this agreement. Tenant shall also prospective lender or purchaser, and (ii) may be treated by Landlord as a material breach of this agreement. Tenant shall also prospective lender or purchaser, and (iii) may be treated by Landlord as a material breach of this agreement. Tenant shall also prospective lender or purchaser, and (iii) may be treated by Landlord as a material breach of this agreement. Tenant shall be pelled in confidence) reasonably requested by a prospective lender or purchaser.	30.
to paragraph 17B. Tenant is advised to carry business interruption insurance in an amount at least surficient to cover tentar complete rental obligation to Landlord is advised to obtain a policy of rental loss insurance. Both Landlord and Tenant release each other, and weive their respective rights to subrogation against each other, for loss or damage covered by insurance, release each other, and weive their respective rights to subrogation against each other, for loss or damage covered by insurance.	
damage due to fire, theft, vandalism, rain, water, criminal or negligent acts of others, or any other cause. Tenant is to carry Tenant's own property insurance to protect Tenant from any such loss. In addition, Tenant shall carry (i) liability insurance in an amount are responsible for maintenance under paragraph 17B. Tenant's insurance shall name Landlord's agent as additional insurance or insurance confidence. Tenant, upon Landlord's abail provide Landlord with a certificate of insurance establishing Tenant's compliance. Landlord shall maintenance insuring Landlord, but not Tenant, in an amount of at least \$1 million, plus property Landlord shall maintenance insurance insuring Landlord, but not Tenant, in an amount of at least \$1 million, plus property landlord shall maintenance in an amount cost of the responsible for maintenance pursuant in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant in an amount sufficient to cover the replacement cost of the property unless Tenant is responsible for maintenance pursuant.	
relocation costs and trade fixtures, belong to Landlord.  INSURANCE: Tenant's personal property, fixtures, equipment, inventory and vehicles are not insured by Landlord against loss or	.62
the property of which the Premises are part. However, Tenant is permitted to make use of such materials that are nequired to be used in the normal course of Tenant's business provided that Tenant complies with all applicable Laws related to the hazardous materials. Tenant is responsible for the cost of removal and remediation, or any clean-up of any contamination caused by Tenant.  CONDEMNATION: If all or part of the Premises is condemned for public use, either party may terminate this agreement as of the condemner. All condemner, to Tenant's actions of those allocated by the condemner to Tenant's and the condemner to Tenant's actions.	.82
or other casualty, Eardlord shall have the right to reatore the Premises by repair or rebuilding, it Landlord shall have the right to reatore the Premises where the this paragraph, this agreement shall emain in full force and effect. If Landlord is unable to remise written notice. Rent shall be abated as of the date of the other written notice. Rent shall be abated as of the date of the other written notice. Rent shall be abated as of the date of the other written notice. Rent shall be abated as of the date of the reminated, then the thin as the current monthly Base Rent prorated on a 30-day basis. If this agreement is not terminated, and the damage interfers with Tenant's and the damage interfers with Tenant's and the damage interfers with Tenant's guest. (I) are considered to the repair of the damage interfers with Tenant's guest. (I) are considered to the repair of the damage interfers with Tenant's guest. (I) are considered to the repair of the damage interfers the reasonable use of the register. If the Penant's and I be abated on the advertage occurs as a result of an act of Tenant's guest. (I) only Landlord's sole discretion or damage occurs as a result of an act of Tenant's guest. (I) be lease as terminated by Tenant, and (II) Landlord's abail to recover damages from Tenant's or the Premises or the lease as terminated by Tenant, and (II) Landlord shall have the right, at Landlord's sole, generate, resease or dispose of any hazardous material on the Premises or a terminated by Tenant, shall not use, store, generate, resease or dispose of any hazardous material on the Premises or	72
enforce all Landlord's rights and remedies under this agreement, including the right to recover the Kent as it becomes due.	.92

BREACH OF CONTRACTIEMMENTON: In event lenant, phor to expiration of this agreement, abandons the premises, or gives notice of senant's inhent to emminate this enement, abandons the premises, or gives notice of sesponsible for lost rent, rential commissions, advertishing expenses, any obligations established by paragraph 24, Tenant shall also be responsible for lost rent, rential commissions, advertishing expenses, any obligations established by paragraph 24, Tenant shall shall shall be responsible for lost recessary to ready fremises for expending may also recover from Tenant. (i) the worth, at the time of award, of the amount of such rential best by which the unpaid Rent that would have been earned after expiration until the time of award exceeds the amount of such rential best worth, at the time of award, of the amount by which the unpaid from the unpaid from the time of award, of the amount of such rential best by which the term after the time of award exceeds the amount of such rential fore that Tenant proves could be reasonably avoided; and (iii) the worth, at the time of award, of the term after the time of award exceeds the amount of such rential to the term after the time of award exceeds the amount of such rential to the term after the time of the term SE. BREACH OF CONTRACT/EARLY TERMINATION: In event Tenant, prior to expiration of this agreement, breaches any obligation in

may nevertheless require Tenant to remove any such improvement that did not exist at the time possession was made available to All improvements installed by Tenant, with or without Landlord's consent, become the property of Landlord upon termination. Landlord

persons and personal property; (iii) vacate all parking and abrage spaces; (iv) deliver Premises to Landiord in the same condition as referenced in paragraph 11; (v) clean Premises; (vi) give written notice to Landiord of Tenant's forwarding address; and (vii) of all keys or opening devices to Premises, including any common areas; (ii) vacate Premises and surrender it to Landlord empty of all

release Tenant or Tenant's obligation under this agreement.

23. POSSESSION: If Landlord is unable to deliver possession of Premises on Commencement Date, such date shall be extended to this date on which possession is made available to Tenant. However, the expiration date shall remain the same as specified in paragraph.

2. If Landlord is unable to deliver possession within 60 (or \_\_\_\_\_\_\_) calendar days after the agreed Commencement Date, Tenant may terminate this agreement by giving written notice to Landlord, and shall be refunded all Rent and security deposit paid.

24. TENANT'S OBLIGATIONS UPON VACATING PREMISES: Upon termination of agreement, Tenant shall: (i) give Landlord all opples of all leves or openion devices to Premises including any opples.

proposed subjessee, assignee, or transferee shall submit to Landlord an application and credit information for Landlord's approval, and, if approved, sign a separate withten agreement with Landlord and Tenant Landlord's consent to any one sublease, assignment, or transfer, and to any subsequent sublease, assignment, or transfer, and does not act of Tenant, operation of law, or otherwise, shall be null and void, and, at the option of Landlord, terminate this agreement. Any consent is obtained, any subletting, assignment, transfer, or encumbrance of the Premises, agreement, or tenancy, by voluntary Premises within the 90 (or \_\_\_\_\_\_) day period preceding the termination of the agreement.

22. SUBLETTING/ASSIGNMENT: Tenant shall not sublet or encumber all or any part of Premises, or assign or transfer this agreement or any interest in it, without the prior written consent of Landlord, which shall not be unreasonably writineld. Unleas such any interest in it, without the prior written consent of Landlord, which shall not be unreasonably writineld. Unleas such any interest in it, without the prior written consent of Landlord, which shall not be unreasonably writineld. Unleas such any interest in it, without the prior written consent of Landlord, which shall not be unreasonably writineld. Unleas such any interest in the Premises.

21. SIGNS: Tenant authorizes Landlord to place a FOR SALE sign on the Premises at any time, and a FOR LEASE sign on the

enter Premises at any time without prior notice.

necessary or agreed repairs, alterations, or improvements, or to supply necessary or agreed services, or to show Premises to prospective or actual purchasers, tenants, mortgagees, lenders, appraisers, or contractors. Landford and Tenant agree that 24 hours notice (oral or written) shall be reasonable and sufficient notice. In an emergency, Landford or Landford's representative may 20. ENTRY: Tenant shall make Premises available to Landford or Landford's agent for the purpose of entering to make inspections,

- 31. LANDLORD'S TRANSFER: Tenant agrees that the transferee of Landlord's interest shall be substituted as Landlord under this agreement. Landlord will be released of any further obligation to Tenant regarding the security deposit, only if the security deposit is returned to Tenant upon such transfer, or if the security deposit is actually transferred to the transferee. For all other obligations under this agreement, Landlord is released of any further liability to Tenant, upon Landlord's transfer.
- 32. SUBORDINATION: This agreement shall be subordinate to all existing liens and, at Landlord's option, the lien of any first deed of trust or first mortgage subsequently placed upon the real property of which the Premises are a part, and to any advances made on the security of the Premises, and to all renewals, modifications, consolidations, replacements, and extensions. However, as to the lien of any deed of trust or mortgage entered into after execution of this agreement, Tenant's right to quiet possession of the Premises shall not be disturbed if Tenant is not in default and so long as Tenant pays the Rent and observes and performs all of the provisions of this agreement, unless this agreement is otherwise terminated pursuant to its terms. If any mortgage, trustee, or ground lessor elects to have this agreement placed in a security position prior to the lien of a mortgage, deed of trust, or ground lease, and gives written notice to Tenant, this agreement shall be deemed prior to that mortgage, deed of trust, or ground lease, or the date of recording.
- 33. TENANT REPRESENTATIONS; CREDIT: Tenant warrants that all statements in Tenant's financial documents and rental application are accurate. Tenant authorizes Landlord and Broker(s) to obtain Tenant's credit report at time of application and periodically during tenancy in connection with approval, modification, or enforcement of this agreement. Landlord may cancel this agreement: (i) before occupancy begins, upon disapproval of credit report(s); or (ii) at any time, upon discovering that information in Tenant's application is false. A negative credit report reflecting on Tenant's record may be submitted to a credit reporting agency, if Tenant fails to pay Rent or comply with any other obligation under this agreement.

CONSTRUCTION-RELATED ACCESSIBILITY STANDARDS:

A. Landlord states that the Premises have, or have not been inspected by a Certified Access Specialist (CASp).

B. If the Premises have been inspected by a CASp,

(1) Landlord states that the Premises have, or have not been determined to meet all applicable construction-related accessibility standards pursuant to Civil Code Section 55.53. Landlord shall provide Tenant a copy of the report prepared by the CASp (and, if applicable a copy of the disability access inspection certificate) as specified below.

(2) (1) Tenant has received a copy of the report at least 48 hours before executing this lease. Tenant has no right to rescind the lease based upon information contained in the report.

OR (II) Tenant has received a copy of the report prior to, but no more than, 48 hours before, executing this lease. Based upon information contained in the report, Tenant has 72 hours after execution of this lease to rescind it.

OR (III) Tenant has not received a copy of the report prepared by the CASp prior to execution of this lease. Landlord shall provide a copy of the report prepared by the CASp (and, if applicable a copy of the disability access inspection certificate) within 7 days after execution of this lease. Tenant shall have up to 3 days thereafter to rescind the lease based upon information in the report.

C. If the Premises have not been inspected by a CASp or a certificate was not issued by the CASp who conducted the inspection, "A Certified Access Specialist (CASp) can inspect the subject premises and determine whether the subject premises comply with all of the applicable construction-related accessibility standards under state law. Although state law does not require a CASp inspection of the subject premises, the commercial property owner or lessor may not prohibit the lessee or tenant from obtaining a CASp inspection of the subject premises for the occupancy or potential occupancy of the lessee or tenant, if requested by the lessee or tenant. The parties shall mutually agree on the arrangements for the time and manner of the CASp inspection, the payment of the fee for the CASp inspection, and the cost of making any repairs necessary to correct violations of construction-related accessibility standards within the premises."

35. MEDIATION: Tenant and Landlord agree to mediate any dispute or claim arising between them out of this agreement, or any resulting transaction, before resorting to arbitration or court action, subject to paragraph 36 below. Paragraphs 36B and C apply whether or not the arbitration provision is initialed. Mediation fees, if any, shall be divided equally among the parties involved. If for any dispute or claim to which this paragraph applies, any party commences an action without first attempting to resolve the matter through mediation, or refuses to mediate after a request has been made, then that party shall not be entitled to recover attorney fees, even if they would otherwise be available to that party in any such action. THIS MEDIATION PROVISION APPLIES WHETHER OR NOT THE ARBITRATION PROVISION IS INITIALED.



36.	ARBITRATION OF DISPUTES:
	A. Tenant and Landlord agree that any dispute or claim in Law or equity arising between them out of this agreement or
	any resulting transaction, which is not settled through mediation, shall be decided by neutral, binding arbitration,
	including and subject to paragraphs 36B and C below. The arbitrator shall be a retired judge or justice, or an attorney with at least 5 years of real estate transactional law experience, unless the parties mutually agree to a different
	arbitrator, who shall render an award in accordance with substantive California Law. In all other respects, the
	arbitration shall be conducted in accordance with Part III, Title 9 of the California Code of Civil Procedure, Judgment
	upon the award of the arbitrator(s) may be entered in any court having jurisdiction. The parties shall have the right to
	discovery in accordance with Code of Civil Procedure §1283.05.
	B. EXCLUSIONS FROM MEDIATION AND ARBITRATION: The following matters are excluded from Mediation and Arbitration hereunder: (i) a judicial or non-judicial foreclosure or other action or proceeding to enforce a deed of trust, mortgage, or installment
	land sale contract as defined in Civil Code §2985; (ii) an unlawful detainer action; (iii) the filing or enforcement of a mechanic's
	lien; (iv) any matter that is within the jurisdiction of a probate, small claims, or bankruptcy court; and (v) and action for bodily injury
	or wrongful death, or for latent or patent defects to which Code of Civil Procedure §337.1 or §337.15 applies. The filing of a court
	action to enable the recording of a notice of pending action, for order of attachment, receivership, injunction, or other provisional
	remedies, shall not constitute a violation of the mediation and arbitration provisions.  C. BROKERS: Tenant and Landlord agree to mediate and arbitrate disputes or claims involving either or both Brokers, provided
	either or both Brokers shall have agreed to such mediation or arbitration, prior to, or within a reasonable time after the dispute
	or claim is presented to Brokers. Any election by either or both Brokers to participate in mediation or arbitration shall not result
	in Brokers being deemed parties to the agreement.
	"NOTICE: BY INITIALING IN THE SPACE BELOW YOU ARE AGREEING TO HAVE ANY DISPUTE ARISING OUT OF
	THE MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION DECIDED BY NEUTRAL ARBITRATION
	AS PROVIDED BY CALIFORNIA LAW AND YOU ARE GIVING UP ANY RIGHTS YOU MIGHT POSSESS TO HAVE THE
	DISPUTE LITIGATED IN A COURT OR JURY TRIAL. BY INITIALING IN THE SPACE BELOW YOU ARE GIVING UP YOUR JUDICIAL RIGHTS TO DISCOVERY AND APPEAL, UNLESS THOSE RIGHTS ARE SPECIFICALLY INCLUDED IN
	THE 'ARBITRATION OF DISPUTES' PROVISION. IF YOU REFUSE TO SUBMIT TO ARBITRATION AFTER AGREEING
	TO THIS PROVISION, YOU MAY BE COMPELLED TO ARBITRATE UNDER THE AUTHORITY OF THE CALIFORNIA
	CODE OF CIVIL PROCEDURE, YOUR AGREEMENT TO THIS ARBITRATION PROVISION IS VOLUNTARY."
	"WE HAVE READ AND UNDERSTAND THE FOREGOING AND AGREE TO SUBMIT DISPUTES ARISING OUT OF THE
	MATTERS INCLUDED IN THE 'ARBITRATION OF DISPUTES' PROVISION TO NEUTRAL ARBITRATION."
	Landlord's Initials / Tenant's Initials /
22	JOINT AND INDIVIDUAL OBLIGATIONS: If there is more than one Tenant, each on shall be individually and completely responsible
31.	for the performance of all obligations of Tenant under this agreement, jointly with every other Tenant, and individually, whether or not
	in possession.
38.	NOTICE: Notices may be served by mail, email, or courier at the contact information provided in the signature section for Landlord or
	Tenant, or at any other location subsequently designated and is deemed effective upon personal receipt by either party or their agent.
39.	WAIVER: The waiver of any breach shall not be construed as a continuing waiver of the same breach or a waiver of any subsequent
40	breach. INDEMNIFICATION: Tenant shall indemnify, defend and hold Landlord harmless from all claims, disputes, litigation, judgments
70.	and attorney fees arising out of Tenant's use of the Premises.
41.	OTHER TERMS AND CONDITIONS/SUPPLEMENTS: Clause 40 "Indemnification" continues: Except said Indemnification
	shall not extend to and shall not include any claims, disputes, litigation, judgments and attorney fees arising out of a
	dangerous condition within the scope of landlord's responsibilities described in Section 17 herein. Tenant agrees to
	notify landlord as soon as reasonably possible if tenant becomes aware of the occurrence of any such dangerous
	condition.

With regard to the additional insured as mentioned in Clause 29 "Insurance" the owner, Five Pasco Brothers, Inc. and Omarshall, Inc. are included as an additional interest but only insofar as the County's use of the premises and its operations under this contract.

The following ATTACHED supplements/exhibits are incorporated in this agreement: Option Agreement (C.A.R. Form OA) CPI Formula Addendum, Non-Appropriation Clause, Representations and Warranties Clause, Confidentiality Clause

ATTORNEY FEES: In any action or proceeding arising out of this agreement, the prevailing party between Landlord and Tenant shall be entitled to reasonable attorney fees and costs from the non-prevailing Landlord or Tenant, except as provided in paragraph 35A.

43. ENTIRE CONTRACT: Time is of the essence. All prior agreements between Landlord and Tenant are incorporated in this agreement, which constitutes the entire contract. It is intended as a final expression of the parties' agreement, and may not be contradicted by evidence of any prior agreement or contemporaneous oral agreement. The parties further intend that this agreement constitutes the complete and exclusive statement of its terms, and that no extrinsic evidence whatsoever may be introduced in any judicial or other proceeding, if any, involving this agreement. Any provision of this agreement that is held to be invalid shall not affect the validity or enforceability of any other provision in this agreement. This agreement shall be binding upon, and inure to the benefit of, the heirs, assignees and successors to the parties.

44. BROKERAGE: Landlord and Tenant shall each pay to Broker(s) the fee agreed to, if any, in a separate written agreement. Neither Tenant nor Landlord has utilized the services of, or for any other reason owes compensation to, a licensed real estate broker (individual or corporate), agent, finder, or other entity, other than as named in this agreement, in connection with any act relating to the Premises, including, but not limited to, inquiries, introductions, consultations, and negotiations leading to this agreement. Tenant and Landlord each agree to indemnify, defend and hold harmless the other, and the Brokers specified herein, and their arranty and agents, from and against any costs, representation in this paragraph 43.

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at become due pursuant at become due pursuant nent; (ii) consent to any and (iii) waive any right	I between Landlord and I between Landlord seen (i) given for Other sums the ed in enforcing the Agreen or by Landlord and Tenant;	n of the execution of this Agreement by and a hereby acknowledged, the undersigned ("Gus; auccessors and assigns, the prompt paymenty and all court costs and attorney fees including and all court costs and attorney fees included to sury term in this Agreement agreed to diord's agents to proceed against Tenant for a diord's agents to proceed against Tenant for a	CUARANTEE: In consideration consideration consideration, receipt of which is Landlord's agents to this Agreement, including and the Agreement, including and changes, modifications or allers
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		County Department of Social Services	
9:	JsQ		(Signature) By,
			B. TENANT SIGNATURE(S):
omey or other entity.	hip, holding a power of atto representative capacity an	is on the above terms and conditions. is paragraph is completed, a Representative Cauthorized Signers designated below.)  set, corporation, LLC, probate estate, partnersl signed by a Legally Authorized Signer in a 146 for additional items.  Authorized Signer(s) is:  Trustee(s) of the trust or by simplified trust name trustee(s) of the trust or by simplified trust name trustee(s) of the trust or by simplified trust name trustee(s) of the trust or by simplified trust name	esiment entitues to rent the Premise T.\$  A. TENANT: (Note: If the Legally Art TITUE.)  Is not required for the Legally Art to S.  (1) One or more Tenant is a tr.  (2) This Agreement is being is capacity. See paragraph of capacity. See paragraph of the Legally S.
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## Omarshall, Inc. Lease Addendums

CPI Formula Addendum							
Non-Appropriation Addendum							
sepresentation and Warranties Addendum							
Confidentiality Clause							
Omarshall, Inc.							
Ву:							
Jill Beeson							
COUNTY OF LAKE							
Chair, Board of Supervisors							

Omarshall Lease July 1, 2024 – June 30, 2027

### **CPI FORMULA ADDENDUM**

#3.A (5)

"Lake County Department of Social Services may approve a cost of living adjustment, upon written request from Landlord. Said adjustments shall equal ninety percent (90%) of the percentage change in the San Francisco-Oakland-San Jose Average, except that said adjustments shall be capped and shall not exceed a six and one-half percent (6.5%) change over the actual monthly payment for each prior year."

CPI Formula Addendum Omarshall Lease July 1, 2024 – June 30, 2027

### **NON-APPROPRIATION**

The parties acknowledge and agree that the obligation of Tenant to make payments to Landlord is contingent upon receipt of funds from the California Department of Social Services (CDSS) as well as County matching funds necessary to support local Social Services operations. Both program activities and funding allocations are subject to immediate reduction or termination in the event of the reduction or termination of such funding or authorization. In the event of non-appropriation of such funds, Tenant will terminate this Lease without termination charge or other liability except security deposit will be forfeited.

Article 40 entitled "REPRESENTATIONS AND WARRANTIES" is hereby added to the aforementioned Lease Agreement and shall read as follows:

"40. The Landlord represents and warrants that Landlord is delivering the premises free of violations of the Americans with Disabilities Act of 1990. In the event it is determined that violations of the Americans with Disabilities Act of 1990 exists after tenant occupies the premises, Landlord, at Landlord's sole expense, shall promptly make all repairs, replacements, alterations, or improvements needed to comply with the Americans with Disabilities Act within a reasonable time after being notified by Tenant of violations of the Americans with Disabilities Act of 1990."

Representations and Warranties Addendum Omarshall Lease July 1, 2024 – June 30, 2027

### CONFIDENTIALITY

In the performance of the work authorized under this Agreement, Landlord agrees to comply and to require employees to comply with the provisions of Welfare and Institutions Code Section 10850 to assure that all applications and records concerning individuals made or kept by any officer or agency in connection with the administration of or delivery of services under this Agreement will be kept confidential and not open to examination for any purpose not directly related to such administration.

No person will publish or disclose, use or permit, or cause to be published, used or disclosed any confidential information pertaining to a recipient. Landlord agrees to inform all of its employees, agents and subcontractors of this provision and further agrees that any person knowingly and intentionally violating the provisions of said laws is guilty of a misdemeanor.

Confidentiality Clause
Omarshall Lease July 1, 2024 – June 30, 2027

completed, a Representative Capacity Signature Disclosure (C.A.R. ners designated below.)  C. probate estate, partnership, holding a power of attorney or other e Authorized Signer in a representative capacity and not in an indiction of the capaci	eted, a Representative Capacity Signature Disclosure (C.A.R. Form esignated below.) rate estate, partnership, holding a power of attorney or other entity, rized Signer in a representative capacity and not in an individua				
g is the full name of the trust or probate case, including case #:					
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Title, if applicable,					
City San Bruno State CA Zip 94066					
APPROVED AS TO FORM:					
LLOYD C. GUINTIVANO					
County Counsel					
Ву:					
	LLOYD C. GUINTIVANO  County Counsel				

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